



**STATE OF MISSISSIPPI
OFFICE OF THE STATE AUDITOR
SHAD WHITE
STATE AUDITOR**

OSA Circular No. 7 (originally issued November 5, 1990)

**PRESCRIBED PROCEDURES
COLLECTION AND SETTLEMENT OF
PENALTIES UNDER MISSISSIPPI CODE
SECTION 27-19-63
(when constable issues ticket)**

1. A constable may issue a ticket if a Mississippi resident displays an out-of-state license tag on his or her motor vehicle or displays a license tag or privilege license decal on an inappropriate motor vehicle. The constable should inform the offender of the \$250 penalty.
2. The constable shall transmit a copy of the ticket to the tax collector in the county in which the offender resides.
3. The county tax collector shall collect the \$250 penalty and any other applicable penalties when the offender pays the privilege license tax.
4. The county tax collector shall send the \$250 penalty and any other applicable penalties to the chancery clerk of the county where the offender resides. These amounts are part of the monthly settlement. The county tax collector must identify the law enforcement officer (constable, sheriff or municipal police officer) that issued the applicable ticket.
5. When the chancery clerk receives the applicable penalties from the county tax collector, the chancery clerk shall deposit the \$250 penalty and any delinquent privilege license tax penalties into the county road fund.

OSA Circular No. 7 (continued)

6. The constable that issued the ticket is personally entitled to one-half (1/2) of the \$250 penalty and to one-half (1/2) of any delinquent penalties on the privilege license tax. The constable should submit a claim for the appropriate amount (obtained from tax collector) to the appropriate chancery clerk.
7. The chancery clerk shall put the amount due to the constable on the claims docket for approval by the board of supervisors.
8. When the board of supervisors approves the constable's claim, a warrant shall be issued to the constable from the road fund of the county

SUMMARY OF APPLICABLE LAWS

Section 7-7-211(b) of the Mississippi Code gives the State Auditor's Office the authority to prescribe, for all public offices, systems of reporting financial facts in conformity with legal requirements.

Section 27-19-63 of the Mississippi Code states that a \$250 penalty shall be assessed against any person who is liable for the motor vehicle privilege license tax and who (1) displays an out-of- state license tag on the vehicle or (2) displays a license tag or privilege license decal on the motor vehicle which was issued for another vehicle. It also states that "penalties shall be assessed on the privilege license tax at the rate of five percent (5%) for the first fifteen (15) days of delinquency, or part thereof, and five percent (5%) for each additional thirty-day period of delinquency, or part thereof, not to exceed a maximum penalty of twenty-five percent (25%)."

Section 27-19-127 of the Mississippi Code states that a constable shall personally be entitled to one-half (1/2) of the \$250 penalty and one-half (1/2) of the penalty assessed on delinquent privilege license taxes if the constable enforced the collection. If a sheriff or a municipal law enforcement officer enforces the collection then one-half (1/2) of the \$250 penalty and one-half (1/2) of the penalty assessed on delinquent privilege license taxes "shall be paid into a special fund of the county or municipality, as the case may be, and may be appropriated and expended by the governing authorities of the county or municipality for any lawful purpose." This section also states that all delinquent privilege taxes and penalties imposed and collected under its provisions shall be handled and disposed of in the same manner as the regular taxes.